468 # 20388 **MORTGAGE RECORD** GENVANU reduced REAL ESTATE MORTGAGE

This Indentities Made this minimum days of the first part, and the PARM ASP HOME SAVINGS AND LOAN ASSOCIAbetween for the first part, or and state of Oklahoma, part 2 of the first part, and the PARM ASP HOME SAVINGS AND LOAN ASSOCIAin from or Anssociation organized under the laws of the State of Oklahoma, part 2 of the first part, and the PARM ASP HOME SAVINGS AND LOAN ASSOCIAin from or Anssociation organized under the laws of the State of Oklahoma, part 2 of the first part, and the PARM ASP HOME SAVINGS AND LOAN ASSOCIAin from or Anssociation organized under the laws of the State of Oklahoma, part 2 of the first part, and the PARM ASP HOME SAVINGS AND LOAN ASSOCIAin from or Anssociation organized under the laws of the State of Oklahoma, part 2 of the second part. The following and state of the first part, for and in consideration of the second part, the receipt whereof is hereby acknowledged,
the sold, and by these presents do. (Clauxy, Conver the Courses the Courses and part) of the second part, the receipt whereof is hereby acknowledged,
the sold, and by these presents do. (Clauxy, Conver the Courses the Course and part) of the second part, the receipt whereof is hereby acknowledged,
the sold, and by these presents do. (Clauxy, Conver the Courses and part) of the second part, its successors and assigns, forever, all the followingdescribed real estate, lying and situated in the County of the second part, its successors and assigns, forever, all the followingand State of Oklahoma, to-wit:
the following and situated in the County of the second part, the receipt whereof is hereby acknowledged,
for the first of the first part, for any for the second part, the receipt whereof is hereby acknowledged,
for the first of the first part of the second part, the second part, the receipt whereof is hereby acknowledged,
for the first of the first part of the second part, the second part of the second part, the second part 2 all all .So à Julan, allahoma, according to the recorded B 0 amended plat thereof and all improvements a thereon Buch And all right, title, estate and interest of said grantor — in and to said premises, including all homestead rights, which are hereby expressly waived and released, together singular the temenants, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor and assigns, forever. Said part, ', of the first part hereby evenant. The said party of the second part, its successors and assigns, that at the delivery hereof. The second part, its successors and assigns, that at the delivery hereof. The second part, its successors and assigns, that at the delivery hereof. The second part, its successors and assigns, that at the delivery hereof. The second part at the second part, its successors and assigns, that at the delivery hereof. The second part at the second part and defend the sume against the lawful and equitable claims of all persons whomsoeve: PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the second part at the second part at the second part, its successors and assigns, to pay all taxes and assessments, and appendix and improvements therein, free from all statutory like accessors and assigns, to pay all taxes and assessments, the successors or assigns, and also to keep said hardy or companies as all improvements there for mall statutory like claims of every kind, and if any or either of said agreed party or the second part, it as uccessors or assigns, and also to keep said and improvements thereon free from all statutory like claims of nevery kind, and if any or either of said agreed or assigns, and also to keep said inprovement of all moneys as expended to general mand special, then said party of the second part, its successors and assigns, to may all taxes and asseed as a foresult, the said party of the second part, its successors and assigns, and to keep the buildings thereon constantly transferred to said agreements he not performed as aloresult, then said party Carroe g X do. Cert t, dett Ŕ 103 Ø lerred the 191 ad 200 hall Sove. Tion Reserver ex. 2d secure the same. This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this note or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same. D. Summe hard Ra (SEAL) (SEAL) 3 0 (SEAL) (S B (SEAL) ..(SEAL) 21 Ilas. all G app 1-2-22-2 200 1 .90. nd (SEAL) (SEAL) N (SEAL) (SEAL) ACK NUW to Fitnesses and for the County of State of Oktahoma, this State of Oktahoma, this State of Oktahoma, this State of Oktahoma, the Area of State of Oktahoma of State of Oktahoma, the Area of State of Oktahoma of State of Oktahoma, the Area of **ACKNOWLEDGMENT** Surred provided 19222 20 Notary Public Future County, State of Oklahoma. A. D. 1913, at 2.32 o'clock M. This instrument was filed for record on the 28 day of CIA. Levia Cline Deputy. (shap) H - 1 may y a n 1 . ng 1,511 4 - 4.4 ×1.4.4 ų V 1

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